IC 33-1-3

Chapter 3. Attorney Entitled to Hold Lien on Judgment

IC 33-1-3-1

Entry of intention to hold lien

Sec. 1. Any attorney practicing his profession in any court of record in this state, shall be entitled to hold a lien, for his fees, on any judgment rendered in favor of any person or persons employing such attorney to obtain the same: Provided, That such attorney, within sixty (60) days from the time such judgment shall have been rendered, enter in writing upon the docket or record wherein the judgment is recorded, his intention to hold a lien thereon, together with the amount of his claim, and if an appeal is taken on such judgment, such lien may be entered within sixty (60) days from the date the opinion of the higher court is recorded in the office of the clerk of the trial court or from the date of final judgment where the cause is reversed and retried.

(Formerly: Acts 1865(ss), c.59, s.1; Acts 1949, c.52, s.1.)